Case 2:02-cv-03170-RB Clyil Cover sheet 1 Page 1 of 17

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the Untied States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I (a) INC.,	PLAINTIFFS CLAUDE HENDRICKS and PATRICIA HENDRICKS, h/w				DEFENDANTS HONEYWELL INTERNATIONAL, F/K/A ALLIED SIGNAL,						
						Succe	ssor in i	nterest to Bendi	ix C	orporati	ion
(b)	COUNTY OF RESIDENCE	CE OF FIRST LISTED PLAINTIFF	NJ		С			IRST LISTED DEFE			,
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(c)	ATTORNEYS (FIRM NA	ME, ADDRESS, AND TELEPHON	NE NUMBER)		A	TTORNEYS (IF KNO	DWN)				
	Anapol, Schwartz, Weiss, 1900 Delancey Place Philadelphia, PA 19103 215-790-4572	, Cohan, Feldman & Smalley			TI	awle & Henderson LL he Widener Building ne South Penn Squa hiladelphia, PA 1910 (215) 57	re 7				
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						Relations	9 865	RIS (405(g))		9 894	Energy Allocation Act
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9 210	Land Condemnation	9 441 Voting		ions to Vacate	_	Disclosure Act	9 870	Taxes (U.S. Plaintiff	f	9 900	Appeal of Fee Determina-
9 220	Foreclosure	9 442 Employment	^	tence	9 740	Railway Labor	0	or Defendant)			tion Under Equal Access
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9 245 9 290	Tort Product Liability All Other Real Property	9 444 Welfare 9 440 Other Civil Rights	9 550 Civi	l Rights	9 791	Litigation Empl. Ret. Inc. Security Act				X 890	Constitutionali ty of State Statutes Other Statutory Actions

Case 2:02-cy-03-17-0 TRB CTION DARWING RESS DIVERSIFY PER 05/23/2002 Page 2 of 17

28 USC '1452(A) '1334(B) and Federal Bankruptcy Rule 9027 CHECK IF THIS IS A CLASS ACTION VII. REQUESTED IN **DEMAND \$** Check YES only if demanded in complaint: **COMPLAINT: 9** UNDER F.R.C.P. 23 JURY DEMAND: 9 YES 9 NO VIII. RELATED CASE(S) IF ANY (See Instructions): JUDGE N/A DOCKET NUMBER N/A SIGNATURE OF ATTORNEY OF RECORD DATE FOR OFFICE USE ONLY _____ APPLYING IFP_____ JUDGE _____ MAG. JUDGE RECEIPT #__ _ AMOUNT___

Case 2:02-cv-03170-RB Document 1 Filed 05/23/2002 Page 3 of 17 UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF PENNSYLVANIA C DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of assignment to appropriate calendar.

Address New Je	of Plaintiff: Claude and Patricia Hendricks, 42 Denham A of Defendant: Honeywell International, f/k/a Allied Signal resey 07962 Accident, Incident or Transaction: Asbestos Exposure in the Property Side Franklish (No. 1) and the Property Side Fra	, Inc., C	Colun	nbia Road an	d Park Aven	ue, Morristown,
Does thi	(Use Reverse Side For Additional Space) s case involve multidistrict litigation possibilities?			Yes	X	No G
	ED CASE IF ANY					
Case Nur Civil cas	nber: N/A Judge N/A es are deemed related when yes is answered to any of the followin	_Date Tog g question	ermin ons:	ated: N/A		
	Is this case related to property included in an earlier numbered suit pending or within one year previously terminated action in this court? Yes \mathbf{G} No \mathbf{G}					
	Does this case involve the same issues of fact or grow out of the same transaction as a prior suit pending or within one year previously terminated action in this court? $^{\text{Yes}}$ $^{\text{G}}$ No $^{\text{G}}$					
ea	oes this case involve the validity or infringement of a patent alreadiller numbered case pending or within one year previously termin				Yes G	No G
CIVIL: (Place: in ONE CATEGORY ONLY)					
1. GGGGGGGGGGG 3. 4. 5. 6. 7. 8. 9. 10.	deral Question Cases: Indemnity Contract, Marine Contract, and All Other Contracts FELA Jones ActCPersonal Injury Antitrust Patent Labor-Management Relations Civil Rights Habeas Corpus Securities Act(s) Cases Social Security Review Cases All other Federal Question Cases (please specify) 28 USC 1452,	1. 2. 3. 4. 5. 6. 7. 8. 9.	<u> </u>	Other Person Products Liab Products Liab All Other Div	ontract and Oth sonal Injury mation nal Injury e Personal Injual Injury (Plea bility bility CAsbest versity Cases	ary (se specify)
	ARBITRATION CERT (Check appropriate Co)N		
I, Peter	I. Neeson, Esquire, counsel of record do hereby certify:					
X G	Pursuant to Local Civil Rule 8, Section 4(a)(2), that, to the best recoverable in this civil action case exceed the sum of \$150,000 Relief other than monetary damages is sought.	•		•	_	
DATE: _	Peter J. Neeson, Esquire Attorney-at-Law		<u>7601</u>	Atto	orney I.D. #	
	NOTE: A trial de novo will be a trial by jury only if the	re has be	en coi	mpliance with I	F.R.C.P. 38.	
I certify action in	that, to my knowledge, the within case is not related to any ca this court except as noted above.	se now	pendi	ng or within o	one year prev	iously terminated
DATE: _			27601	<u>l</u>		
CIV. 609(Attorney-at-Law 9/99)				rney I.D.#	

Case 2:02-cv-03170-RB Document 1 Filed 05/23/2002 Page 4 of 17

 $FOR\ THE\ EASTERN\ DISTRICT\ OF\ PENNSYLVANIA\ C\ DESIGNATION\ FORM\ to\ be\ used\ by\ counsel\ to\ indicate\ the\ category\ of\ the\ case$ for the purpose of assignment\ to\ appropriate\ calendar.

Address of Plaintiff: Claude and Patricia Hendricks, 42 Denham Ave., Claymont, DE 19703 Address of Defendant: Honeywell International, f/k/a Allied Signal, Inc., Columbia Road and Park Avenue, Morristown,					
New Jersey 07962					
Place of Accident, Incident or Transaction: Asbestos Exposure in Pennsylvania and elsewhere (Use Reverse Side For Additional Space)					
Does this case involve multidistrict litigation possibilities? Yes X No G					
RELATED CASE IF ANY					
Case Number: N/A Judge N/A Date Terminated: N/A Civil cases are deemed related when yes is answered to any of the following questions:					
4. Is this case related to property included in an earlier numbered suit pending or within one year previously terminated action in this court?					
5. Does this case involve the same issues of fact or grow out of the same transaction as a prior suit pending or within one year previously terminated action in this court?					
6. Does this case involve the validity or infringement of a patent already in suit or any earlier numbered case pending or within one year previously terminated action in this Yes G No G					
CIVIL: (Place: in ONE CATEGORY ONLY)					
A. Federal Question Cases: B. Diversity Jurisdiction Cases: I. G. Indemnity Contract, Marine Contract, and All Other Contracts I. G. Insurance Contract and Other Contracts I. G. Insurance Contracts I. G. Insurance Contracts I. G. Insurance Contracts In Jury Contracts I. G. Insurance Contracts In Jury Contracts					
ARBITRATION CERTIFICATION					
(Check appropriate Category)					
I, Peter J. Neeson, Esquire, counsel of record do hereby certify:					
 Pursuant to Local Civil Rule 8, Section 4(a)(2), that, to the best of my knowledge and belief, the damages recoverable in this civil action case exceed the sum of \$150,000 exclusive of interest and costs; Relief other than monetary damages is sought. 					
DATE: Peter J. Neeson, Esquire Attorney-at-Law Attorney I.D. #					
NOTE: A trial de novo will be a trial by jury only if there has been compliance with F.R.C.P. 38. I certify that, to my knowledge, the within case is not related to any case now pending or within one year previously terminated action in this court except as noted above.					
DATE:					
Attorney-at-Law Attorney I.D. #					

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM

	E HENDRICKS and IA HENDRICKS, h/w	: :
HONEY f/k/a ALl	WELL INTERNATIONAL, INC. LIED SIGNAL, INC., Successor at to BENDIX CORPORATION,	: Civil Action No. 02-3170
shall com and serve the event with its fi	aplete a Case Manage Track Designation at a copy on all defendants. (See '1: that a defendant does not agree with the tappearance, submit to the clerk of the nent track designation form specifying	and Delay Reduction Plan of this court, counsel for plaintiff ion Form in all civil cases at the time of filing the complaint 03 of the plan set forth on the reverse side of this form.) In the plaintiff regarding said designation, that defendant shall, court and serve on the plaintiff and all other parties, a case the track to which that defendant believes the case should be
SELECT	ONE OF THE FOLLOWING CAS	SE MANAGEMENT TRACKS:
(a)	Habeas Corpus Cases brought u	under 28 U.S.C. ' 2441 through ' 2255()
(b)	Social Security Cases requesting and Human Services denying plaint	review of a decision of the Secretary of Health iff Social Security Benefits.()
(c)	Arbitration Cases required to be 6 8.()	designated for arbitration under Local Civil Rule
(d)	Asbestos Cases involving claim exposure to asbestos.()	ns for personal injury or property damage from
(e)	commonly referred to as complex a	t do not fall into tracts (a) through (d) that are and that need special or intense management by his form for a detailed explanation of special
(f)	Standard Management Cases that	at do not fall into any one of the other tracks.()
(Dat	te)	Attorney-at-law Attorneys for Defendant Honeywell International, Inc., f/k/a Allied Signal as successor in interest to Bendix Corporation

RAWLE & HENDERSON LLP

BY: PETER J. NEESON, ESQUIRE STEWART R. SINGER, ESQUIRE

JOHN C. McMEEKIN II, ESQUIRE INC.,

ATTORNEY I.D. NO. 27601/62006/81250

THE WIDENER BUILDING ONE SOUTH PENN SQUARE PHILADELPHIA, PA 19107

(215) 575-4200

R&H File No.: 516,190 (Anapol)

ATTORNEYS FOR DEFENDANT, HONEYWELL INTERNATIONAL, INC., F/K/A ALLIED SIGNAL,

SUCCESSOR-IN-INTEREST TO BENDIX CORPORATION

UNITED STATES DISTRICT COURT [EASTERN DISTRICT]

CLAUDE HENDRICKS and PATRICIA HENDRICKS, h/w

v. :

HONEYWELL INTERNATIONAL, INC. : Civil Action No. 02-3170

f/k/a ALLIED SIGNAL, INC., Successor in interest to BENDIX CORPORATION

NOTICE OF REMOVAL PURSUANT TO 28 U.S.C ' 1452 AND FEDERAL RULE OF BANKRUPTCY PROCEDURE 9027

TO: ALL PARTIES ON ANNEXED SERVICE LIST

Honeywell International, Inc., f/k/a Allied Signal, Inc., (AHoneywell®), as successor in interest to the Bendix Corporation (ABendix®), by and through its undersigned counsel, Rawle & Henderson LLP, hereby gives notice of the removal to the United States District Court for the Eastern District of Pennsylvania of the claims that have been asserted against Honeywell in the action captioned Claude and Patricia Hendricks, h/w v. Pneumo Abex Corp., et al, now pending in the Common Pleas Court of the State of Pennsylvania, County of Delaware, with April Court Term and Number 02-60136. This Notice of Removal is filed pursuant to 28 U.S.C. ' 1452(a) and Rule 9027(a)(3) of the Federal Rules of Bankruptcy Procedure, and as grounds for such removal Honeywell respectfully states as follows:

1. On October 1, 2001 (the "Petition Date"), Federal-Mogul Global, Inc. (collectively "Federal-Mogul") filed a voluntary petition for relief under chapter 11 of Title 11 of the United States Code,

11 U.S.C. 11 101 et seq. (the ABankruptcy Code®) in the United States Bankruptcy Court for the District of Delaware, commencing bankruptcy case number 01-10578.

- 2. The above referenced state action, which is Arelated to@ the removed claims, was commenced on April 8, 2002, by the filing of a Summons & Complaint in the Court of Common Pleas of Delaware County.
- 3. The removed claims are for personal injury or wrongful death asserted against Honeywell. Honeywell, formerly known as Allied Signal Inc., is the successor in interest to Allied Corporation which, in turn, was the successor in interest to The Bendix Corporation. The Automotive Sector of Allied Signal Inc. was the business unit within Allied Signal Inc. which continued the ABendix@ line of automotive friction products.
- 4. Federal-Mogul, or companies acquired by Federal Mogul Global, Inc., are named as codefendants of Honeywell in this action.
- 5. The plaintiff(s) in the above referenced action have asserted that joint and several liability arises as to each named co-defendant in this action.
- 6. As a result, in the above referenced action Honeywell has either affirmatively asserted a cross-claim for indemnification and/or contribution against Federal-Mogul, or such a cross-claim against Federal-Mogul arises automatically by operation of law.
- 7. Conversely, Federal-Mogul has also either affirmatively asserted a cross-claim for indemnification and/or contribution against Honeywell, or such a cross-claim against Honeywell arises automatically by operation of law.
- 8. The above referenced claims for personal injury asserted against Honeywell, as well as the cross-claims asserted by Honeywell and the corresponding cross-claims asserted by Federal-Mogul, may

be removed to this Court pursuant to 28 U.S.C. ' 1452(a). Removal of these claims is proper because the removed claims are: asserted in a civil action; not exempt from removal; and this Court has subject matter jurisdiction over the removed claims pursuant to 28 U.S.C. ' 1334 due to the fact that these cross-claims asserted by and against Honeywell are Arelated to@ Federal-Mogul=s bankruptcy proceeding. See In re Dow Corning Corp., 86 F.3d 482, 494 (6th Cir. 1996) (holding that Section 1334(b) Arelated to@ subject matter jurisdiction exists over actions for indemnification and contribution claims asserted by non-debtor codefendants against the debtor).

- 9. Removal to this Court is timely pursuant to Rule 9027 (a)(3) of the Federal Rules of Bankruptcy Procedure in that the claims in the civil action are Arelated to@the October 1, 2001, Federal-Mogul bankruptcy case, and this Notice has been filed within thirty days after: (1) receipt of the initial pleading setting forth the claim or cause of action sought to be removed, or (2) receipt of the summons, if the initial pleading has been filed with the court but not served with the summons.
- 10. Consent of the other named co-defendants is not necessary for removal pursuant to 28 U.S.C. 1452. See Creasy v. Coleman Furniture Corp., 763 F.2d 656, 660 (4th Cir. 1985). Further, a cost bond is not required to accomplish this removal.
- 11. Upon removal, the proceedings with respect to the removed claims are non-core. Honeywell does not consent to entry of a final order or judgment by the bankruptcy judge to the extent the bankruptcy court is authorized to hear or determine such claims consistent with 28 U.S.C. ¹ 157(b)(5).
- 12. On December 17, 2001, Honeywell filed a Motion to Transfer, pursuant to 28 U.S.C. ¹ 157 (b)(5) (the ATransfer Motion®), with the United States District Court for the District of Delaware asking that Court to issue a provisional order to transfer the above referenced removed claims for a consolidated resolution of the threshold scientific question, by means of a Daubert hearing, whether the plaintiffs in the

underlying actions can establish that automotive friction products containing encapsulated asbestos fibers can be the proximate cause of certain asbestos-related medical disorders. See 28 U.S.C. ' 157(b)(5) (1994); Daubert v. Merrill Dow Pharmaceuticals, Inc., 509 U.S. 579 (1993); In re Dow Corning Corp., 86 F.3d at 496-97 (holding that 28 U.S.C. ' 157(b)(5) vests the power to fix venue over personal injury or wrongful death actions pending against non-debtor co-defendants which are Arelated to@ a debtor=s bankruptcy proceeding, pursuant to 28 U.S.C. ' 1334(b), with the district court where the bankruptcy case resides). See Exhibit AA.@

- 13. On December 19, 2001 the Honorable Alfred M. Wolin of the United States District Court for the District of Delaware issued an Order in favor of Honeywell that: (1) partially withdrew the reference; and (2) provisionally transferred the Friction Product claims to the United States District Court for the District of Delaware, (the AProvisional Order®), subject to further Orders of that Court. See Exhibit AB.®
- 14. On January 4, 2002 the Honorable Alfred M. Wolin of the United States Bankruptcy Court for the District of Delaware issued an Order (the AClarification Order®), that clarified the Provisional Order by extending the provisional transfer of Friction Product claims to include claims that would have been subject to the Provisional Order, but had not yet been removed on the date of the Provisional Order. See Exhibit AC.®
- 15. On February 8, 2002 the Honorable Alfred M. Wolin of the United States Bankruptcy Court for the District of Delaware issued an Order (the ARemand Order@), granting plaintiffs=Motion for Remand. See Exhibit AD.@
- 16. On February 11, 2002 the Honorable Anthony J. Scirica of the United States Court of Appeals for the Third Circuit issued an Order temporarily granting an Emergency Motion for Stay (the AStay Order@), pending appeal of the Remand Order by appellants. See Exhibit AE.@

- 17. On March 19, 2002, the Honorable Anthony J. Scirica of the United States District Court of Appeals for the Third Circuit issued an Order (the AStay Clarification Order@), that clarified that the Stay Order issued on February 11, 2002 applies to all appellants and to all removed claims before the Delaware District Court. See Exhibit AF.@
- 18. On March 25, 2002, Chief Judge Becker of the Third Circuit Court of Appeals issued an order establishing a briefing schedule and set June 17, 2002, as the date to hear oral argument on the appeal (the AScheduling Order@). See Exhibit AG.@
- 19. A copy of the Scheduling Order also provides that A[t]he temporary stay entered by this Court on February 11, 2002, as clarified by the Order of March 19, 2002, will remain in effect until further order of the merits panel.@ See Exhibit AG.@
- 20. Honeywell respectfully submits that the effect of the stay pending appeal is to leave in place the previous transfer orders issued by the Delaware District Court. Because the Remand Order has been stayed, the Delaware District Court=s provisional transfer order is still the operative order, and all claims removed by Honeywell continue to be provisionally transferred automatically to Delaware.
- 21. Accordingly, pursuant to Judge Weiners Order dated April 12, 2002 (the AAbstention/Remand Order®) Aall pending motions for abstention and remand are denied without prejudice.

 . . [t]he cases are administratively dismissed, subject to reinstatement following the determination of the bankruptcy issyes by Judge Wolin and any subsequent appeals thereto.® See Exhibit AH.®

22. A copy of this Notice of Removal and related documents have been served by regular mail on counsel of record for all represented parties and upon all unrepresented parties to the action pending in state court.

Respectfully submitted,

RAWLE & HENDERSON ILP

By:

Peter J. Neeson, Esquire Stewart R. Singer, Esquire John C. McMeekin II, Esquire

Attorneys for Defendant

Honeywell International, Inc., f/k/a Allied Signal as successor in interest to Bendix Corporation

Dated:

CERTIFICATION OF STATE COURT RECORDS, PLEADINGS AND PROCEEDINGS

I, Peter J. Neeson, Esquire; Stewart R. Singer, Esquire; John C. McMeekin, Esquire; of full age, certify that on this day, we attached to the Notice of Removal as Exhibit AI@, a copy of all of the appropriate records, pleadings and proceedings in the State Court as requested by this Court.

Respectfully submitted,

RAWLE & HENDERSON LLP

By:

Peter J. Neeson, Esquire Stewart R. Singer, Esquire John C. McMeekin II, Esquire

Attorneys for Defendant

Honeywell International, Inc., f/k/a Allied Signal as successor in interest to Bendix Corporation

Dated:

CERTIFICATION OF SERVICE

I, Peter J. Neeson, Esquire/Stewart R. Singer, Esquire/John C. McMeekin II, Esquire, of full age, hereby certify that on this day, I caused a true and correct copy of Defendant=s Notice to Remove Pursuant to 28 U.S.C. 1452 of the United States Code and Rule 9027(a)(3) of the Federal Rules of Bankruptcy Procedure to be served on all counsel listed below as follows.

VIA HAND DELIVERY

Lawrence R. Cohan, Esquire Anapol Schwartz Weiss Cohan Feldman & Smalley 1900 Delancey Place Philadelphia, PA 19103 Attorney for Plaintiffs

Edward J. Wilbraham, Esquire Wilbraham, Lawler & Buba Suite 3100, 1818 Market Street Philadelphia, PA 19103

Attorney for Pneumo Abex Corporation, Dana Corporation and Maremont Corporation

John F. Kent, Esquire Kent & McBride, P.C. Two Logan Square, Suite 600 18th and Arch Streets Philadelphia, PA 19103 Attorney for A-Best Products

Joseph M. O'Neill, Esquire Marks, O'Neill, Reilly, O'Brien & Courtney, P.C. 1880 JFK Blvd., Suite 1200 Philadelphia, PA 19103

Attorney for Airco Welders Supply and Mahoning Valley Gasket Company

Norman L. Haase, Esquire Swartz, Campbell & Detweiler 115 North Jackson Street Media, PA 19063

Attorney for Brand Insulations, Inc.

Michael P. Creedon, Esquire Creedon & Feliciani 29 E. Marshall Street Norristown, PA 19401

Attorney for Burnham Boiler Corporation and Drever Furnaces

John J. Delany, III, Esquire Delany & O'Brien Constitution Place 325 Chestnut Street, Suite 1212 Philadelphia, PA 19106 **Attorney for Combustion Engineering**

Joseph R. Glancy, Esquire

Stack & Stack 1600 Locust Street Philadelphia, PA 19103 Attorney for Crown, Cork & Seal

Christine O. Boyd, Esquire Lavin, Coleman, O'Neil, Ricci, Finarelli & Gray Penn Mutual Tower 510 Walnut Street, 12th Floor Philadelphia, PA 19106

Attorney for Daimler Chrysler Corporation and GTE Corporation

Sherry Horowitz, Esquire Ill Presidential Blvd., Suite 208 Bala Cynwyd, PA 19004

Attorney for Durabla Manufacturing Company

Cy Goldberg, Esquire Goldberg, Moore & Miller The North American Building Suite 1500, 121 S. Broad Street Philadelphia, PA 19107 **Attorney for Eaton Corp.**

Tracey M. McDevitt, Esquire Reilly, Janiczek & McDevitt, P.C. The Widener Building, Suite 520

One South Penn Square
Philadelphia, PA 19107
Attorney for Foster Wheeler Corporation

Fredric L. Goldfein, Esquire
Goldfein & Hosmer
1600 Market Street
33rd Floor
Philadelphia, PA 19103
Attorney for Garlock, Inc.

Daniel Segal, Esquire
Hangley, Aronchick, Segal & Pudlin
One Logan Square
Philadelphia, PA 19103
Attorney for General Refractories Company

Sharon L. Caffrey, Esquire
Duane Morris LLP
One Liberty Place, Suite 4200
Philadelphia, PA 19103-7396
Attorney for IMO Industries

Bruce H. Bikin, Esquire Gail A. Weber, Esquire Montgomery, McCracken, Walker & Rhoads 123 South Broad Street Philadelphia, Pa 19109 Attorney for Magnetek, Inc.

Basil A. DiSipio, Esquire
Lavin, Coleman, Finarelli & Gray
Penn Mutual Tower
510 Walnut Street, 12th Floor
Philadelphia, PA 19106
Attorney for Minnesota Mining Mfg. Company

Eric J. Kadish, Esquire
McCarter & English
Mellon Bank Center
1735 Market Street, Suite 700
Philadelphia, PA 19103
Attorney for Owens Illinois, Inc.

Page 16 of 17

Mark MacDonald, Esquire Jenkins Robinson Wolf & Rubinate Public Ledger Building Sixth and Chestnut Streets, Suite 500 150 South Independence Mall West Philadelphia, PA 19106

Attorney for Palmetto Products

C. James Zeszutek, Esquire Thorp, Reed & Armstrong One Oxford Centre, 14th Floor 301 Grant Street Pittsburgh, PA 15219-1425

Attorney for Pfizer, Inc. and Quigley Company

Richard C. Polley, Esquire Dickie, McCamey & Chilcote Two PPG Place, Suite 400 Pittsburgh, PA 15222-5402

Attorney for Rapid American and Sager Corporation

Daniel J. Ryan, Jr., Esquire Marshall, Dennehey, Warner, Coleman & Goggin 1845 Walnut St. Philadelphia, PA 19103

Attorney for Rockbestos-Surprenant Cable Corp.

Joseph P. Klein, Esquire McGivney Kluger & Gannon, PC 1429 Walnut Street, 11th Floor Philadelphia, PA 19102 **Attorney for Royal Electric**

Bruce S. Haines, Esquire Hangley, Aronchick, Segal & Pudlin One Logan Square Philadelphia, PA 19103 Attorney for Uniroyal, Inc.

David J. Otis, Esquire Beatty, Cramp, Kauffman & Lincke 215 N. Olive Street P.O. Box 901

Media, PA 19063 **Attorney for Warren Balderston Company**

By:

Peter J. Neeson, Esquire

Dated: